

March 4, 1921.

[H. R. 14490.]

[Public, No. 401.]

Standard time.
Panhandle and
Plains section, Texas
and Oklahoma, put in
central zone.

Central time zone.
Western boundary
established, in Texas
and Oklahoma.
Vol. 40, p. 450.

Description.

Provisos.
Changing points for
railroads.

Concurrent Resolu-
tions, p. 13.

No other time zone
affected.

Conflicting laws re-
pealed.

CHAP. 173.—An Act To transfer the Panhandle and Plains section of Texas and Oklahoma to the United States standard central time zone.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Panhandle and Plains section of Texas and Oklahoma be, and the same are hereby, transferred to and placed within the United States standard central time zone.

The Interstate Commerce Commission is hereby authorized and directed to issue an order placing the western boundary line of the United States standard central time zone in so far as the same affect Texas and Oklahoma as follows:

Beginning at a point where such western boundary time zone line crosses the State boundary line between Kansas and Oklahoma; thence westerly along said State boundary line to the northwest corner of the State of Oklahoma; thence in a southerly direction along the west State boundary line of Oklahoma and the west State boundary line of Texas to the southeastern corner of the State of New Mexico; thence in a westerly direction along the State boundary line between the States of Texas and New Mexico to the Rio Grande River; thence down the Rio Grande River as the boundary line between the United States and Mexico: *Provided,* That the Chicago, Rock Island and Gulf Railway Company and the Chicago, Rock Island and Pacific Railway Company may use Tucumcari, New Mexico, as the point at which they change from central to mountain time and vice versa; the Colorado Southern and Fort Worth and Denver City Railway Companies may use Sixela, New Mexico, as such changing point; the Atchison, Topeka and Santa Fe Railway Company and other branches of the Santa Fe System may use Clovis, New Mexico, as such changing point, and those railways running into or through El Paso may use El Paso as such point: *Provided further,* That this Act shall not, except as herein provided, interfere with the adjustment of time zones as established by the Interstate Commerce Commission.

SEC. 2. That all laws and parts of laws in conflict herewith are hereby repealed.

Approved, March 4, 1921.

March 4, 1921.

[H. J. Res. 346.]

[Pub. Res. No. 66.]

CHAP. 174.—Joint Resolution Extending the time for payment of purchase money on homestead entries in the former Standing Rock Indian Reservation, in the States of North and South Dakota, and for other purposes.

Standing Rock In-
dian Reservation, N.
and S. Dak.
Extension of time
for annual installments
for ceded lands on.
Vol. 37, p. 675.

Provisos.
Final payment.

Applications for ex-
tensions, etc.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized, in his discretion, to extend for a period of one year the time for the payment of any annual installment due, or hereafter to become due, of the purchase price for lands sold under the Act of Congress approved February 14, 1913 (Thirty-seventh Statutes, page 675), entitled "An Act to authorize the sale and disposition of surplus or unallotted lands of the Standing Rock Indian Reservation in the States of North and South Dakota, and for other purposes," and any payment so extended may annually thereafter be extended for a period of one year in the same manner: *Provided,* That the last payment and all other payments must be made within a period not exceeding one year after the last payment becomes due by the terms of the Act under which the entry was made: *Provided further,* That any and all payments must be made when due unless the entryman applies for an extension and pays interest for one year in advance at 5 per centum per annum upon the amount due, as herein provided, and patent shall be withheld until full and final